PATENT COOPERATION TREATY
PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

REC'D 17 FEB 2004
REPORT
WIPO PCT

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Applicant's or agent's file reference P/62303/u18			Jent's file reference	FOR FURTHER	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
International application No. PCT/GB 02/05721				International filing date (day/month/year) 17.12.2002		Priority date (day/month/yea 04.01.2002	ar)	
	ernation 04J14		ent Classification (IPC) or b	oth national classificatio	n and IPC			
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IVIZ		INIC	OMMUNICATIONS LIF	VITED et al	<u></u>		· · · · · · · · · · · · · · · · · · ·	
1.	This Aut	s inter hority	national preliminary exar and is transmitted to the	nination report has be applicant according t	een prepar o Article 3	red by this Inte 6.	rnational Preliminary Exam	nining
2.	This	REF	ORT consists of a total o	of 5 sheets, including	this cover	sheet.		
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).							
	These annexes consist of a total of 3 sheets.							
3.	This	repo	rt contains indications rel	ating to the following	items:			
	Ī	\boxtimes	Basis of the opinion					
	11		Priority					
	Ш		Non-establishment of o	pinion with regard to	novelty, in	ventive step a	nd industrial applicability	•
	IV		Lack of unity of invention				· . · · · · · · · · · · · · · · · · · ·	
	٧	×	Reasoned statement un citations and explanation	nder Rule 66.2(a)(ii) v ons supporting such s	vith regard tatement	to novelty, inv	entive step or industrial ap	plicability;
	VI		Certain documents cite				:	•
	VII		Certain defects in the in	nternational applicatio	n			
	VIII		Certain observations or					
Data	of sub	missis	n of the demand					
Dale	or sub	11155IQ	n or we demand		Date of c	completion of thi	s report	
17.0	17.07.2003			16.02.2004				
Name	Name and mailing address of the international preliminary examining authority:			Authorize	ed Officer			
	European Patent Office							STORES MICHAEL
D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d			Chauve	et, C	(area (a)		
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International application No.

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l.	Ra	sis	of	the	ren	ort

 With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	escription, Pages					
	1-3	3, 5-7	as originally filed				
	4		filed with telefax on 06.02.2004				
	Cla	aims, Numbers					
	1-8	3	filed with telefax on 06.02.2004				
	Dra	awings, Sheets					
	1/3	-3/3	as originally filed				
2.	Wit lan	Vith regard to the language , all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.					
	The	ese elements were av	vailable or furnished to this Authority in the following language: , which is:				
		the language of a tr	anslation furnished for the purposes of the international search (under Rule 23.1(b)).				
			olication of the international application (under Rule 48.3(b)).				
		the language of a translation 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under3).				
3.	Wit inte	h regard to any nucl e rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:				
		contained in the inte	ernational application in written form.				
		filed together with th	ne international application in computer readable form.				
		furnished subseque	ntly to this Authority in written form.				
		furnished subseque	ntly to this Authority in computer readable form.				
		The statement that to in the international a	the subsequently furnished written sequence listing does not go beyond the disclosure application as filed has been furnished.				
		The statement that t listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.				
1.	The	amendments have r	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				

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5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).
	(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N) Yes: Claims 1-8 Claims No: Inventive step (IS) Yes: Claims 1-8 No: Claims Industrial applicability (IA) Yes: Claims 1-8 No: Claims

2. Citations and explanations

see separate sheet





1. Technical field

The subject-matter defined by independent claims 1 and 5 is directed to the addition of an n-channel DWDM signal to an n-channel DWDM network.

2. Closest prior art

Documents D1 (US6288810; Figure 8 and description thereof) and D3 (EP1156607; Fig. 11) disclose an optical network node for an n channel DWDM optical network, the node comprising an add path for adding a n-channel wavelength multiplex onto the network, in which some of the n channels carry signals to be added onto the network, wherein the add path comprises an n-channel signal combiner for combining the n signal channels, an optical amplifier for amplifying the output of the signal combiner, and an add coupler for coupling the add path to the network.

3. **Novelty**

None of the prior art documents cited in the International Search Report shows a multichannel wavelength selective filter with variable per channel attenuation for blocking channels not carrying signals to be added to the network or controlling the amplitude of the added signals.

Instead, the selective reflection circuit 969 in document D1 is used to reflect wavelengths coming from circulator 961 and is transparent to the added signals.

And the tunable filters 226 in document D3 serve as wavelength setting control means and in no way for varying the attenuation of the added signals.

Documents D1 and D3 merely show an amplifier (966 in document D1 and 229 in document D3) for globally, and not per channel, i.e. individually, controlling the amplitude of the added signals.

The subject-matter of claims 1 and 5 is therefore new (Article 33(2) PCT).

Problem to be solved and inventive step 4.

Nothing in the available prior art would lead the person skilled in the art to consider the use of a multichannel wavelength selective filter with variable per channel attenuation for blocking channels not carrying signals to be added to the network or controlling the amplitude of the added signals in order to solve the problem of controlling the signal amplitude of the signals added to the network.

There is apparently no need in the prior art for individually controlling the signal amplitude of the signals added to the network.

Further, no combination of documents D1, D2 (US6285479) and D3 cited in the International Search Report renders the subject-matter of claims 1 and 5 obvious.

The subject-matter of claims 1 and 5 therefore involves an inventive step (Article 33(3) PCT).

5. Dependent claims

Claims 2-4 and 6-8 being dependent on one of claims 1 and 5, their subject-matter is new and involves an inventive step (Article 33(2) and (3) PCT).